

of one acre of manurial crops for every acre of fodder cultivated on payment of Re. 1 per acre for the whole area irrigated.

2. Government direct that the various officers concerned should see that manurial and fodder crops are grown on equal areas. The Executive Engineers are authorised to receive the water rate fixed and let out water on receipt of applications.

K. R. SESHACHAR,

Secretary to Government,  
Krishnarajasagara Works.

FINANCIAL SECRETARIAT.

Circulation of Securities.

READ—

Subject No. 5 brought up at the Representative Assembly, Dasara Session, 1923 and the reply of Government thereto as shown below:

Subject No. 5.

SECRETARIAT

Facilities for (a) the transfer of State Loan Bonds and (b) the early settlement of claims of deceased holders.

Mr. Karnick, Krishnamurthi Rao, Magadi Taluk.

(a) Much difficulty is now felt by holders of State Loan Bonds especially by illiterate persons in effecting transfer of their bonds. Transfer endorsements were being attested by Bench Magistrates. It is now ordered that the attestation should be made by Amildars. This power may be given to Bench Magistrates.

(b) Claims of deceased holders are not being promptly disposed of and this is causing much hardship. It is requested that orders may be issued for the disposal of such claims within one month.

Reply of Government.

This is an important matter and Government must protect the interests of the illiterate holders. The question of giving facilities for making endorsements will be considered. The power of attesting endorsements cannot be given to Bench Magistrates.

ORDER No. FL 4047-8-G. F. 43-23, DATED 30TH JANUARY 1924.

The question of affording facilities for prompt disposal of claims of heirs of deceased bond holders is under the consideration of Government in connection with the amendment of the Mysore Securities Regulation. In the meantime permission has been given to the Comptroller to accept the certificates of Amildars and Deputy Commissioners, in cases of holdings of the face value of not more than Rs. 5,000, as to who are to be regarded as the heirs of deceased bond holders and rules for issue of such certificates have also been issued.

2. As regards the transfer of State Loan Bonds held by illiterate persons, it has already been definitely stated that the power of attesting endorsements which had been given to Bench Magistrates and which was subsequently withdrawn cannot again be delegated to them, but an assurance was given that the question of affording greater facilities for the circulation of securities would be examined. Under existing arrangements Amildars are empowered to attest the endorsements and receipts of illiterate holders and of those who on account of bodily infirmity or of their being *goshas* women cannot appear in person, and during the absence of Amildars from headquarters, Sheristedars are authorised to exercise this power as Taluk Treasury Officers. To afford an additional facility Government are pleased to authorise Revenue, Sub-Divisional Officers and all Stipendiary Magistrates to exercise this power within their respective jurisdictions.

3. It is not considered desirable to vest this power in Sub-Registrars and it is therefore withdrawn.

4. Rule 2 of the Rules under the Mysore Securities Regulation IX of 1894 as amended by Notification No. FL 3306—G. F. 53-22-2, dated 18th January 1923, will after incorporation of the changes ordered above stand as shown below:

Rule 2—An endorsement or receipt by an illiterate person must be made or acknowledged by his or her left thumb impression which must be attested in the following manner:

The holder should appear in person:—

(a) (i) If his bond is encased for payment of interest.

at a Taluk Treasury

(a) before the Amildar of the taluk;

(b) before the Sheristedar of the taluk as officer in charge of the Taluk Treasury, if the Amildar is absent from headquarters;

(h) If his bond is enforced for payment of interest at a District Treasury or the State Huzur Treasury, before the officer in charge of such treasury;

or  
(b) Before the Assistant Commissioner in charge of the Sub-Division, at one of the treasuries of which the bond is enforced for payment of interest;

(c) Before the Special Magistrate at one of the treasuries in whose jurisdiction the bond is enforced for payment of interest, and affix his or her thumb impression before such officers.

(1) If the holder is personally known to the officer specified above, the latter should attest the genuineness of the thumb impression as under, below the endorsement or receipt of the holder:—

The above endorsement or receipt is that of the holder who is known to me. (A)

Signature.....

Designation.....

Station.....

Date.....

(2) If the holder is not known personally to the attesting officer, the genuineness of the holder's thumb impression should be certified to in the officer's presence by, at least, one respectable witness and the officer should authenticate the examination of the witness in the following form below the holder's endorsement or receipt and the witness's signature:—

Examined before me.....

Signature.....

Designation.....

Station.....

Date.....

(3) When the holder cannot appear on account of bodily infirmity or where the holder is a woman not accustomed to appear in public, the genuineness of the holder's thumb impression should be attested by the signature of, at least, one respectable witness who must appear before one of the officers specified above. Such officer should authenticate the examination of the witness as follows below the holder's endorsement or receipt and the signature of the witness.

Examined before me..... as the party could not appear in person on account of bodily infirmity being a woman not accustomed to appear in public.

Signature.....

Designation.....

Station.....

Date.....

The attesting officer will in cases (2) and (3) above make such enquiries as may be necessary to satisfy himself of the identity of the holder.

M. N. KRISHNA RAU, Financial Secretary to Government.

CHIEF SECRETARIAT

Mysore Lower Secondary Examination.

READ

Government Order No. E. 1203-5—Edn. 76-22-2, dated the 17th August 1922, sanctioning revised rules for the Mysore Lower Secondary Examination.

2. Letter No. H. C. 139 of 22-23, dated the 3rd December 1923, from the Inspector-General of Education in Mysore, submitting a set of rules for the Mysore Lower Secondary Examination further revised in the light of later orders of Government.

ORDER No. E. 3481-3—EDN. 194-23-2, DATED 31ST JANUARY 1924.

The only important change proposed in the new rules is the removal of the classical languages—Sanskrit and Persian—for the Vernacular Lower Secondary Examination from the list of first or second languages to the optional group so as to bring the Vernacular Lower Secondary Examination into line with the English Lower Secondary Examination in this respect and to secure uniformity. The revised rules proposed, which are suitable, are approved with the modification that instead of Rule XII (i) to (5), the existing Rules XII to XV may be substituted.

2. The revised rules as approved by Government are appended to this order.

K. MATTHAN, Chief Secretary to Government.